ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):			
_			
TELEPHONE NO	.: FAX NO. (Optional):		
E-MAIL ADDRESS (Optional			
ATTORNEY FOR (Nam			
	<u></u>		
SUPERIOR COUR	RT OF CALIFORNIA, COUNTY OF		
SHORT TITLE OF C	ASE:		
	FORM INTERROGATORIES—Employment Law	CASE NUMBER:	
Asking Party:	TOKIN INTERROOM TOKILO—LINDIOYINERI Law		
Asking raity.			
Answering Party:			
Set No.:			

Sec. 1. Instructions to All Parties

- (a) Interrogatories are written questions prepared by a party to an action that are sent to any other party in the action to be answered under oath. The interrogatories below are form interrogatories approved for use in employment cases.
- (b) For time limitations, requirements for service on other parties, and other details, see Code of Civil Procedure section 2030 and the cases construing it.
- (c) These form interrogatories do not change existing law relating to interrogatories nor do they affect an answering party's right to assert any privilege or make any objection.

Sec. 2. Instructions to the Asking Party

- (a) These form interrogatories are designed for optional use by parties in employment cases. (Separate sets of interrogatories, Form Interrogatories (form FI-120) and Form Interrogatories—Economic Litigation (form FI-129) may also be used where applicable in employment cases.)
- (b) Insert the names of the EMPLOYEE and EMPLOYER to whom these interrogatories apply in the definitions in sections 4(d) and (e) below.
- (c) Check the box next to each interrogatory that you want the answering party to answer. Use care in choosing those interrogatories that are applicable to the case.
- (d) The interrogatories in section 211.0, Loss of Income—Interrogatories to Employer, should not be used until the employer has had a reasonable opportunity to conduct an investigation or discovery of the employee's injuries and damages.
- (e) Additional interrogatories may be attached.

Sec. 3. Instructions to the Answering Party

- (a) You must answer or provide another appropriate response to each interrogatory that has been checked below.
- (b) As a general rule, within 30 days after you are served with these interrogatories, you must serve your responses on the asking party and serve copies of your responses on all other parties to the action who have appeared. (See Code of Civil Procedure section 2030 for details.)

- (c) Each answer must be as complete and straightforward as the information reasonably available to you permits. If an interrogatory cannot be answered completely, answer it to the extent possible.
- (d) If you do not have enough personal knowledge to fully answer an interrogatory, say so, but make a reasonable and good faith effort to get the information by asking other persons or organizations, unless the information is equally available to the asking party.
- (e) Whenever an interrogatory may be answered by referring to a document, the document may be attached as an exhibit to the response and referred to in the response. If the document has more than one page, refer to the page and section where the answer to the interrogatory can be found.
- (f) Whenever an address and telephone number for the same person are requested in more than one interrogatory, you are required to furnish them in answering only the first interrogatory asking for that information.
- (g) If you are asserting a privilege or making an objection to an interrogatory, you must specifically assert the privilege or state the objection in your written response.
- (h) Your answers to these interrogatories must be verified, dated, and signed. You may wish to use the following form at the end of your answers: I declare under penalty of perjury under the laws of the State of California that the foregoing answers are true and correct.

(DATE)	(SIGNATURE)

Sec. 4. Definitions

Words in **BOLDFACE CAPITALS** in these interrogatories are defined as follows:

 (a) PERSON includes a natural person, firm, association, organization, partnership, business, trust, limited liability company, corporation, or public entity.

Page 1 of 8

- (b) YOU OR ANYONE ACTING ON YOUR BEHALF includes you, your agents, your employees, your insurance companies, their agents, their employees, your attorneys, your accountants, your investigators, and anyone else acting on your behalf.
- (c) EMPLOYMENT means a relationship in which an EMPLOYEE provides services requested by or on behalf of an EMPLOYER, other than an independent contractor relationship.
- (d) EMPLOYEE means a PERSON who provides services in an EMPLOYMENT relationship and who is a party to this lawsuit. For purposes of these interrogatories, EMPLOYEE refers to (insert name):

(If no name is inserted, **EMPLOYEE** means all such **PERSONS.**)

(e) EMPLOYER means a PERSON who employs an EMPLOYEE to provide services in an EMPLOYMENT relationship and who is a party to this lawsuit. For purposes of these interrogatories, EMPLOYER refers to (insert name):

(If no name is inserted, **EMPLOYER** means all such **PERSONS.**)

- (f) ADVERSE EMPLOYMENT ACTION means any TERMINATION, suspension, demotion, reprimand, loss of pay, failure or refusal to hire, failure or refusal to promote, or other action or failure to act that adversely affects the EMPLOYEE'S rights or interests and which is alleged in the PLEADINGS.
- (g) TERMINATION means the actual or constructive termination of employment and includes a discharge, firing, layoff, resignation, or completion of the term of the employment agreement.
- (h) PUBLISH means to communicate orally or in writing to anyone other than the plaintiff. This includes communications by one of the defendant's employees to others. (*Kelly v. General Telephone Co.* (1982) 136 Cal.App.3d 278, 284.)
- PLEADINGS means the original or most recent amended version of any complaint, answer, cross-complaint, or answer to cross-complaint.
- (j) BENEFIT means any benefit from an EMPLOYER, including an "employee welfare benefit plan" or "employee pension benefit plan" within the meaning of Title 29 United States Code section 1002(1) or (2) or ERISA.
- (k) HEALTH CARE PROVIDER includes any PERSON referred to in Code of Civil Procedure section 667.7(e)(3).
- (I) DOCUMENT means a writing, as defined in Evidence Code section 250, and includes the original or a copy of handwriting, typewriting, printing, photostats, photographs, electronically stored information, and every other means of recording upon any tangible thing and form of communicating or representation, including letters, words, pictures, sounds, or symbols, or combinations of them.
- (m) ADDRESS means the street address, including the city, state, and zip code.

Sec. 5. Interrogatories

The following interrogatories for employment law cases have been approved by the Judicial Council under Code of Civil Procedure section 2033.5.

CONTENTS

- 200.0 Contract Formation
- 201.0 Adverse Employment Action
- 202.0 Discrimination—Interrogatories to Employee
- 203.0 Harassment—Interrogatories to Employee
- 204.0 Disability Discrimination
- 205.0 Discharge in Violation of Public Policy
- 206.0 Defamation
- 207.0 Internal Complaints
- 208.0 Governmental Complaints
- 209.0 Other Employment Claims by Employee or Against Employer
- 210.0 Loss of Income—Interrogatories to Employee
- 211.0 Loss of Income—Interrogatories to Employer
- 212.0 Physical, Mental, or Emotional Injuries— Interrogatories to Employee
- 213.0 Other Damages—Interrogatories to Employee
- 214.0 Insurance
- 215.0 Investigation
- 216.0 Denials and Special or Affirmative Defenses
- 217.0 Response to Request for Admissions

200.0 Contract Formation

- 200.1 Do you contend that the EMPLOYMENT relationship was "at will"? If so:
 - (a) state all facts upon which you base this contention:
 - (b) state the name, ADDRESS, and telephone number of each PERSON who has knowledge of those facts; and
 - (c) identify all **DOCUMENTS** that support your contention.
- 200.2 Do you contend that the **EMPLOYMENT** relationship was not "at will"? If so:
 - (a) state all facts upon which you base this contention;
 - (b) state the name, **ADDRESS**, and telephone number of each **PERSON** who has knowledge of those facts; and
 - (c) identify all **DOCUMENTS** that support your contention.
- 200.3 Do you contend that the **EMPLOYMENT** relationship was governed by any agreement—written, oral, or implied? If so:
 - (a) state all facts upon which you base this contention;
 - (b) state the name, ADDRESS, and telephone number of each PERSON who has knowledge of those facts; and
 - (c) identify all **DOCUMENTS** that support your contention.

Ш	200.4	Was any part of the parties' EMPLOYMENT	201.2	Are there any facts that would support the
	relatio	nship governed in whole or in part by any	EMPL	LOYEE'S TERMINATION that were first
	written	rules, guidelines, policies, or procedures	disco	vered after the TERMINATION ? If so:
	establi	shed by the EMPLOYER? If so, for each	(a)	state the specific facts;
	DOCU	IMENT containing the written rules,	(b)	state when and how EMPLOYER first learned of
		nes, policies, or procedures:	(2)	each specific fact;
	(a)	state the date and title of the DOCUMENT and	(c)	state the name, ADDRESS , and telephone number of
	(a)	a general description of its contents;	(0)	each PERSON who has knowledge of the specific
	(1.)	-		
	(b)	state the manner in which the DOCUMENT was		facts; and
		communicated to employees; and	(d)	identify all DOCUMENTS that evidence these specific
	(c)	state the manner, if any, in which employees		facts.
		acknowledged either receipt of the DOCUMENT		
		or knowledge of its contents.	201.3	Were there any other ADVERSE
			EMPL	OYMENT ACTIONS, including (the
	200.5	Was any part of the parties' EMPLOYMENT		g party should list the ADVERSE
		nship covered by one or more collective		LOYMENT ACTIONS):
		ning agreements or memorandums of		,
	-	standing between the EMPLOYER (or an		
		ation of employers) and any labor union or		
		yee association? If so, for each collective		
		ning agreement or memorandum of		
		standing, state:		
		-	If co	for each action, provide the following:
	(a)	the names and ADDRESSES of the parties to the		•
		collective bargaining agreement or memorandum of	(a)	all reasons for each ADVERSE EMPLOYMENT
		understanding;		ACTION;
	(b)	the beginning and ending dates, if applicable, of the	(b)	the name, ADDRESS , and telephone number of
		collective bargaining agreement or memorandum of		each PERSON who participated in making each
		understanding; and		ADVERSE EMPLOYMENT ACTION decision;
	(c)	which parts of the collective bargaining agreement or	(c)	the name, ADDRESS, and telephone number
	(0)	memorandum of understanding, if any, govern (1)		of each PERSON who provided any information
		any dispute or claim referred to in the PLEADINGS		relied upon in making each ADVERSE
		and (2) the rules or procedures for resolving any		EMPLOYMENT ACTION decision; and
		dispute or claim referred to in the PLEADINGS .	(d)	the identity of all DOCUMENTS relied upon in
		dispute of claim referred to in the PLEADINGS.	(u)	making each ADVERSE EMPLOYMENT
				ACTION decision.
Ш		Do you contend that the EMPLOYEE and the		ACTION decision.
		OYER were in a business relationship other	004.4	14/ d TTD18 14 T101
	than a	n EMPLOYMENT relationship? If so, for each		Was the TERMINATION or any other
	relatio	nship:		ERSE EMPLOYMENT ACTIONS referred to in
	(a)	state the names of the parties to the relationship;		ogatories 201.1 through 201.3 based in whole or in
	(b)	identify the relationship; and		n the EMPLOYEE'S job performance? If so, for each
	(c)	state all facts upon which you base your contention	action	n:
	(0)	that the parties were in a relationship other than an	(a)	identify the ADVERSE EMPLOYMENT ACTION;
		EMPLOYMENT relationship.	(b)	identify the EMPLOYEE'S specific job
		Em Lo I mere Toldionomp.	(6)	performance that played a role in that ADVERSE
004		and the second Angles.		EMPLOYMENT ACTION;
201.	U Aav	verse Employment Action	(-)	·
			(c)	identify any rules, guidelines, policies, or
Ш	201.1	Was the EMPLOYEE involved in a TERMINATION ?		procedures that were used to evaluate the
	If so:			EMPLOYEE'S specific job performance;
	(a)	state all reasons for the EMPLOYEE'S	(d)	state the names, ADDRESSES, and telephone
		TERMINATION;		numbers of all PERSONS who had responsibility for
	(b)	state the name, ADDRESS, and telephone number of		evaluating the specific job performance of the
	` '	each PERSON who participated in the		EMPLOYEE;
		TERMINATION decision;	(e)	state the names, ADDRESSES, and telephone
	(c)	state the name, ADDRESS , and telephone number of	(-)	numbers of all PERSONS who have knowledge of the
	(0)	each PERSON who provided any information relied		EMPLOYEE'S specific job performance that played a
				role in that ADVERSE EMPLOYMENT ACTION; and
	<i>(</i> 1)	upon in the TERMINATION decision; and	(1)	
	(d)	identify all DOCUMENTS relied upon in the	(f)	describe all warnings given with respect to the
		TERMINATION decision.		EMPLOYEE'S specific job performance.

Ш	201.5	Was any PERSON hired to replace the		(c)	identify each characteristic (for example, gender
	EMPL	OYEE after the EMPLOYEE'S			race, age, etc.) on which you base your claim of
	TERM	INATION or demotion? If so, state the			harassment;
	PERS	ON'S name, job title, qualifications,		(d)	state all facts upon which you base your
	ADDR	ESS and telephone number, and the date			contention that you were unlawfully harassed;
	the PE	ERSON was hired.		(e)	state the name, ADDRESS , and telephone number of each PERSON with knowledge of
	201.6	Has any PERSON performed any of the			those facts; and
		OYEE'S former job duties after the		(f)	identify all DOCUMENTS evidencing those facts
	EMPL	OYEE'S TERMINATION or demotion? If			,
	so:		204.0) Dis	ability Discrimination
	(a)	state the PERSON'S name, job title,			•
	, ,	ADDRESS, and telephone number;		204.1	Name and describe each disability alleged in the
	(b)	identify the duties; and			DINGS.
	(c)	state the date on which the PERSON started to			
	,	perform the duties.		204.2	Does the EMPLOYEE allege any injury or illness
		•			rose out of or in the course of EMPLOYMENT ?
	201.7	If the ADVERSE EMPLOYMENT ACTION involved		If so, s	
		lure or refusal to select the EMPLOYEE (for		(a)	the nature of such injury or illness;
		ole, for hire, promotion, transfer, or training), was		(b)	how such injury or illness occurred;
	-	her PERSON selected instead? If so, for each		(c)	the date on which such injury or illness
	•	RSE EMPLOYMENT ACTION, state the name,		(-)	occurred:
		ESS, and telephone number of each PERSON		(d)	whether EMPLOYEE has filed a workers'
	selecte	ed; the date the PERSON was selected; and the		()	compensation claim. If so, state the date and
	reasor	the PERSON was selected instead of the			outcome of the claim; and
	EMPL	OYEE.		(e)	whether EMPLOYEE has filed or applied
202.	0 Dis	crimination—Interrogatories to Employee		(-)	for disability benefits of any type. If so, state the date, identify the nature of the benefits applied
\Box	000.4	D ADVEDOE			for, and the outcome of any such application.
ш	202.1	Do you contend that any ADVERSE		204.5) Ware there are a remarkable to the form of the
		EMPLOYMENT ACTIONS against you were			Were there any communications between the
	(0)	discriminatory? If so:			LOYEE (or the EMPLOYEE'S HEALTH CARE VIDER) and the EMPLOYER about the type or
	(a)	identify each ADVERSE EMPLOYMENT ACTION that involved unlawful discrimination;			nt of any disability of EMPLOYEE? If so:
	(b)	•			
	(b)	identify each characteristic (for example, gender, race, age, etc.) on which you base your claim or		(a)	state the name, ADDRESS , and telephone
					number of each person who made or received
	(0)	claims of discrimination;		(b)	the communications;
	(c)	state all facts upon which you base each claim of discrimination;		(b)	state the name, ADDRESS , and telephone number of each PERSON who witnessed the
	(d)	state the name, ADDRESS, and telephone number of			communications;
	(-)	each PERSON with knowledge of those facts; and		(c)	describe the date and substance of the
	(e)	identify all DOCUMENTS evidencing those facts.		/ IN	communications; and
	000.0	0 ((d)	identify each DOCUMENT that refers to the
ш		State all facts upon which you base your contention			communications.
	•	ou were qualified to perform any job which you		004	4 Dild
		nd was denied to you on account of unlawful			4 Did the EMPLOYER have any information
	aisciii	nination.			t the type, existence, or extent of any disability of
		. .			LOYEE or the EMPLOYEE'S HEALTH CARE
203.	0 Har	assment—Interrogatories to Employee			LOYEE or the EMPLOYEE'S HEALTH CARE VIDER? If so, state the sources and substance of
	000.4				nformation and the name, ADDRESS , and
ш		Do you contend that you were unlawfully harassed in			hone number of each PERSON who provided or
	-	mployment? If so:		-	ved the information.
	(a)	state the name, ADDRESS , telephone number, and		recer	ved the information.
		employment position of each PERSON whom you			
	4	contend harassed you;			5 Did the EMPLOYEE need any
	(b)	for each PERSON whom you contend harassed you,			mmodation to perform any function of the
		describe the harassment;			LOYEE'S job position or need a transfer to
					ner position as an accommodation? If so,
				desci	ribe the accommodations needed.

		Were there any communications between the	(d)		e whether, at the time the statement was
		OYEE (or the EMPLOYEE'S HEALTH CARE			BLISHED, the PERSON who PUBLISHED the
		(IDER) and the EMPLOYER about any possible		state	ement believed it to be true; and
		nmodation of EMPLOYEE? If so, for each	(e)	state	e all facts upon which the PERSON who
C	comm	unication:		publ	ished the statement based the belief that it was
((a)	state the name, ADDRESS, and telephone		true	
		number of each PERSON who made or			
		received the communication;		206.2	State the name and ADDRESS of each agent or
((b)	state the name, ADDRESS, and telephone		emplo	yee of the EMPLOYER who responded to any
		number of each PERSON who witnessed the		inquiri	es regarding the EMPLOYEE after the
		communication;		EMPL	OYEE'S TERMINATION.
((c)	describe the date and substance of the			
		communication; and		206.3	State the name and ADDRESS of the recipient
((d)	identify each DOCUMENT that refers to the		and th	e substance of each post-TERMINATION
		communication.		staten	nent PUBLISHED about EMPLOYEE by any
				agent	or employee of EMPLOYER .
	204.7	What did the EMPLOYER consider doing to			
a	accom	nmodate the EMPLOYEE ? For each	207.0	Inte	ernal Complaints
a	accom	nmodation considered:			
((a)	describe the accommodation considered;		207.1	Were there any internal written policies or
((b)	state whether the accommodation was offered to the		regula	tions of the EMPLOYER that apply to the making
		EMPLOYEE;			omplaint of the type that is the subject matter of
((c)	state the EMPLOYEE'S response; or		this la	wsuit? If so:
((d)	if the accommodation was not offered, state all the		(a)	state the title and date of each DOCUMENT
		reasons why this decision was made;			containing the policies or regulations and a
((e)	state the name, ADDRESS, and telephone number of			general description of the DOCUMENT'S
		each PERSON who on behalf of EMPLOYER made			contents;
		any decision about what accommodations, if any, to		(b)	state the manner in which the DOCUMENT was
		make for the EMPLOYEE ; and			communicated to EMPLOYEES ;
((f)	state the name, ADDRESS , and telephone number of		(c)	state the manner, if any, in which EMPLOYEES
		each PERSON who on behalf of the EMPLOYER			acknowledged receipt of the DOCUMENT or
		made or received any communications about what			knowledge of its contents, or both;
		accommodations, if any, to make for the		(d)	state, if you contend that the EMPLOYEE failed
		EMPLOYEE.			to use any available internal complaint
205.0	Dis	charge in Violation of Public Policy			procedures, all facts that support that contention; and
	205.1	Do you contend that the EMPLOYER took any		(e)	state, if you contend that the EMPLOYEE'S
	ADVE	RSE EMPLOYMENT ACTION against you in			failure to use internal complaint procedures was
\	violatio	on of public policy? If so:			excused, all facts why the EMPLOYEE'S use of
((a)	identify the constitutional provision, statute,			the procedures was excused.
		regulation, or other source of the public policy that			
		you contend was violated; and		207.2	Did the EMPLOYEE complain to the
((b)	state all facts upon which you base your contention		EMPL	OYER about any of the unlawful conduct
		that the EMPLOYER violated public policy.		allege	d in the PLEADINGS ? If so, for each
				compl	aint:
206.0	Def	famation		(a)	state the date of the complaint;
				(b)	state the nature of the complaint;
	206.1	Did the EMPLOYER'S agents or employees		(c)	state the name and ADDRESS of each
F	PUBL	ISH any of the allegedly defamatory statements			PERSON to whom the complaint was made;
i	dentif	ied in the PLEADINGS ? If so, for each		(d)	state the name, ADDRESS, telephone number,
5	staten	nent:			and job title of each PERSON who investigated
((a)	identify the PUBLISHED statement;			the complaint;
((b)	state the name, ADDRESS, telephone number, and		(e)	state the name, ADDRESS , telephone number,
		job title of each person who PUBLISHED the			and job title of each PERSON who participated
		statement;			in making decisions about how to conduct the
((c)	state the name, ADDRESS, and telephone number of			investigation;

PUBLISHED;

each person to whom the statement was

(f) state the name, ADDRESS, telephone number, state the name, ADDRESS, telephone number, and and job title of each PERSON who was job title of each PERSON who was interviewed or interviewed or who provided an oral or written who provided an oral or written statement as part of statement as part of the investigation of the the investigation. complaint; state the nature and date of any action taken in 209.0 Other Employment Claims by Employee or (g) response to the complaint; **Against Employer** (h) state whether the EMPLOYEE who made the complaint was made aware of the actions taken ☐ 209.1 Except for this action, in the past 10 years has by the **EMPLOYER** in response to the the **EMPLOYEE** filed a civil action against any complaint, and, if so, state how and when; employer regarding the EMPLOYEE'S employment? If so, for each civil action: (i) identify all **DOCUMENTS** relating to the complaint, the investigation, and any action state the name, ADDRESS, and telephone taken in response to the complaint; and number of each employer against whom the action was filed; state the name, ADDRESS, and telephone (i) number of each **PERSON** who has knowledge (b) state the court, names of the parties, and case of the EMPLOYEE'S complaint or the number of the civil action; **EMPLOYER'S** response to the complaint. (c) state the name, ADDRESS, and telephone number of any attorney representing the EMPLOYEE; and 208.0 Governmental Complaints state whether the action has been resolved or (d) ☐ 208.1 Did the **EMPLOYEE** file a claim, complaint, or charge is pending. with any governmental agency that involved any of the material allegations made in the PLEADINGS? If so, for 209.2 Except for this action, in the past 10 years has each claim, complaint, or charge: any employee filed a civil action against the **EMPLOYER** regarding his or her employment? (a) state the date on which it was filed; If so, for each civil action: (b) state the name and ADDRESS of the agency with which it was filed: state the name, ADDRESS, and telephone state the number assigned to the claim, complaint, or number of each employee who filed the action; (c) charge by the agency; state the court, names of the parties, and case (b) state the nature of each claim, complaint, or charge number of the civil action; (d) (c) state the name, ADDRESS, and telephone (e) state the date on which the EMPLOYER was number of any attorney representing the notified of the claim, complaint, or charge; EMPLOYER; and state whether the action has been resolved or state the name, ADDRESS, and telephone number of (f) (d) all PERSONS within the governmental agency with is pending. whom the EMPLOYER has had any contact or communication regarding the claim, complaint, or 210.0 Loss of Income—Interrogatories to Employee charge; state whether a right to sue notice was issued and, if 210.1 Do you attribute any loss of income, benefits, (g) so, when; and or earning capacity to any ADVERSE EMPLOYMENT ACTION? (If your answer is "no," do (h) state whether any findings or conclusions regarding the complaint or charge have been made, and, if so, not answer Interrogatories 210.2 through 210.6.) the date and description of the agency's findings or conclusions. 210.2 State the total amount of income, benefits, or earning capacity you have lost to date and how the amount was calculated. 208.2 Did the EMPLOYER respond to any claim, complaint, or charge identified in Interrogatory 208.1? If so, for each claim, complaint, or charge: ☐ 210.3 Will you lose income, benefits, or earning state the nature and date of any investigation done or capacity in the future as a result of any ADVERSE any other action taken by the EMPLOYER in **EMPLOYMENT ACTION?** If so, state the total amount response to the claim, complaint, or charge: of income, benefits, or earning capacity you expect to (b) state the name, ADDRESS, telephone number, and lose, and how the amount was calculated. job title of each person who investigated the claim,

(c)

complaint, or charge;

state the name, ADDRESS, telephone number, and

job title of each PERSON who participated in making

decisions about how to conduct the investigation; and

210.4 Have you attempted to minimize the amount of

your lost income? If so, describe how; if not,

explain why not.

	any be	Have you purchased any benefits to replace enefits to which you would have been entitled if DVERSE EMPLOYMENT ACTION had not		nysical, Mental, or Emotional Injuries— terrogatories to Employee
		red? If so, state the cost for each benefit	injur	1 Do you attribute any physical, mental, or emotional tes to the ADVERSE EMPLOYMENT ACTION ? (If answer is "no," do not answer Interrogatories 212.2
		Have you obtained other employment since any RSE EMPLOYMENT ACTION? If so, for each new	-	ugh 212.7.)
		yment:	T 212	2 Identify each physical, mental, or emotional
	(a) (b)	state when the new employment commenced; state the hourly rate or monthly salary for the new employment; and	injur	y that you attribute to the ADVERSE PLOYMENT ACTION and the area of your body
	(c)	state the benefits available from the new		
211.	0 Los	employment. ss of Income—Interrogatories to Employer	men	3 Do you still have any complaints of physical, tal, or emotional injuries that you attribute to the ERSE EMPLOYMENT ACTION? If so, for each
	[Se	e instruction 2(d).]		plaint state:
			(a)	a description of the injury;
		Identify each type of BENEFIT to which the	(b)	whether the complaint is subsiding, remaining
		OYEE would have been entitled, from the date ADVERSE EMPLOYMENT ACTION to the	(0)	the same, or becoming worse; and the frequency and duration.
		nt, if the ADVERSE EMPLOYMENT ACTION	(c)	the frequency and duration.
	•	ot happened and the EMPLOYEE had	212	4 Did you receive any consultation or examination
		ned in the same job position. For each type of		ept from expert witnesses covered by Code of Civil
		t, state the amount the EMPLOYER would	•	edure section 2034) or treatment from a HEALTH
	-	paid to provide the benefit for the EMPLOYEE		E PROVIDER for any injury you attribute to the
	_	this time period and the value of the BENEFIT EMPLOYEE.		ERSE EMPLOYMENT ACTION? If so, for each
	to the	EWIPLOTEE.		LTH CARE PROVIDER state:
	044.0	D	(a)	the name, ADDRESS , and telephone number;
	reasor	Do you contend that the EMPLOYEE has not made nable efforts to minimize the amount of the	(b)	the type of consultation, examination, or treatment provided;
		OYEE'S lost income? If so:	(c)	the dates you received consultation,
	(a) (b)	describe what more EMPLOYEE should have done; state the names, ADDRESSES , and telephone	(d)	examination, or treatment; and the charges to date.
	(D)	numbers of all PERSONS who have knowledge of	(u)	the charges to date.
		the facts that support your contention; and	<u> </u>	5 Have you taken any medication, prescribed or
	(c)	identify all DOCUMENTS that support your	not,	as a result of injuries that you attribute to the
		contention and state the name, ADDRESS, and	ADV	ERSE EMPLOYMENT ACTION? If so, for each
		telephone number of the PERSON who has each		ication state:
	044.0	DOCUMENT.	(a)	the name of the medication;
		Do you contend that any of the lost income claimed EMPLOYEE , as disclosed in discovery thus far	(b)	the name, ADDRESS and telephone number of the PERSON who prescribed or furnished it;
	•	case, is unreasonable or was not caused by	(c)	the date prescribed or furnished;
		OVERSE EMPLOYMENT ACTION? If so:	(d)	the dates you began and stopped taking it; and
	(a)	state the amount of claimed lost income that you	(e)	the cost to date.
	/L-\	dispute;		O. A the the dis-all -
	(b)	state all facts upon which you base your contention;		6 Are there any other medical services not iously listed in response to interrogatory 212.4 (for
	(c)	state the names, ADDRESSES , and telephone numbers of all PERSONS who have knowledge of		nple, ambulance, nursing, prosthetics) that you
		the facts; and		ived for injuries attributed to the ADVERSE
	(d)	identify all DOCUMENTS that support your		PLOYMENT ACTION? If so, for each service state:
	•	contention and state the name, ADDRESS, and	(a)	the nature;
		telephone number of the PERSON who has each	(b)	the date;
		DOCUMENT.	(c)	the cost; and
			(d)	the name, ADDRESS , and telephone number of each HEALTH CARE PROVIDER .

Ш		Has any HEALTH CARE PROVIDER advised	215.0	In۱	vestigation		
	that yo	ou may require future or additional treatment for					
	any inj	uries that you attribute to the ADVERSE		215.1	Have YOU OR ANYONE ACTING ON YOUR		
	EMPLOYMENT ACTION? If so, for each injury state:		BEHALF interviewed any individual concerning the				
	(a)	the name and ADDRESS of each HEALTH			ERSE EMPLOYMENT ACTION? If so, for each		
	(a)	CARE PROVIDER;			dual state:		
	(1.)						
	(b)	the complaints for which the treatment was advised; and	((a)	the name, ADDRESS , and telephone number of the individual interviewed;		
	(c)	the nature, duration, and estimated cost of the		(b)	the date of the interview; and		
	(-)	treatment.		(c)	the name, ADDRESS , and telephone number of		
			,	(0)	the PERSON who conducted the interview.		
242	0 046	or Domonoo Internegateries to Employee			the I EROOM who conducted the interview.		
213.	u Otn	er Damages—Interrogatories to Employee		245.0	NAME AND ADDRESS OF THE OWN AND ADDRESS OF THE OWN		
					2 Have YOU OR ANYONE ACTING ON YOUR		
		Are there any other damages that you attribute to			ALF obtained a written or recorded statement from		
	the AC	OVERSE EMPLOYMENT ACTION? If so, for	;	any ir	ndividual concerning the ADVERSE EMPLOYMENT		
	each it	em of damage state:	1	ACTI	ON ? If so, for each statement state:		
	(a)	the nature;		(a)	the name, ADDRESS, and telephone number of		
	(b)	the date it occurred;		. ,	the individual from whom the statement was		
	(c)	the amount; and			obtained;		
	(d)	the name, ADDRESS , and telephone number of		(b)	the name, ADDRESS , and telephone number of		
	(u)	· · · · · · · · · · · · · · · · · · ·	,	(0)	•		
		each PERSON who has knowledge of the nature		, ,	the individual who obtained the statement;		
		or amount of the damage.		(c)	the date the statement was obtained; and		
				(d)	the name, ADDRESS , and telephone number of		
Ш	213.2	Do any DOCUMENTS support the existence or			each PERSON who has the original statement or		
	amour	nt of any item of damages claimed in Interrogatory			а сору.		
	213.1?	If so, identify the DOCUMENTS and state the name,					
	ADDR	ESS, and telephone number of the PERSON who	216.0	De	enials and Special or Affirmative Defenses		
	has ea	nch DOCUMENT.					
				216 1	Identify each denial of a material allegation		
214.	Λ Inc.	uranaa			each special or affirmative defense in your		
214.	U IIISI	urance			·		
					ADINGS and for each:		
ш		At the time of the ADVERSE EMPLOYMENT		(a)	state all facts upon which you base the denial or		
		DN , was there in effect any policy of insurance			special or affirmative defense;		
	•	h which you were or might be insured in any		(b)	state the names, ADDRESSES , and telephone		
	manne	er for the damages, claims, or actions that have			numbers of all PERSONS who have knowledge		
	arisen	out of the ADVERSE EMPLOYMENT ACTION?			of those facts; and		
	If so, fo	or each policy state:		(c)	identify all DOCUMENTS and all other tangible		
	(a)	the kind of coverage:		. ,	things, that support your denial or special or		
	(b)	the name and ADDRESS of the insurance			affirmative defense, and state the name,		
	(2)	company;			ADDRESS, and telephone number of the		
	(0)	• •			PERSON who has each DOCUMENT.		
	(c)	the name, ADDRES S, and telephone number of each named insured;			1 ENGON WHO HAS GUST BOOGMENT.		
	(d)	the policy number;	217.0	Re	esponse to Request for Admissions		
	(e)	the limits of coverage for each type of coverage			•		
	` '	contained in the policy;		217.1	Is your response to each request for admission		
	(f)	whether any reservation of rights or controversy			ed with these interrogatories an unqualified		
	(')	or coverage dispute exists between you and the			ssion? If not, for each response that is not an		
		insurance company; and			alified admission:		
	()						
	(g)	the name, ADDRESS , and telephone number of		(a)	state the number of the request;		
		the custodian of the policy.	((b)	state all facts upon which you base your		
					response;		
Ш	214.2	Are you self-insured under any statute for the	((c)	state the names, ADDRESSES, and telephone		
	damag	ges, claims, or actions that have arisen out of the			numbers of all PERSONS who have knowledge		
	ADVERSE EMPLOYMENT ACTION? If so, specify the				of those facts; and		
	statute			(d)	identify all DOCUMENTS and other tangible		
			,	(-)	things that support your response and state the		
					name, ADDRESS , and telephone number of the		
					PERSON who has each DOCUMENT or thing.		